

Eligius G. Wachter
3419 Harney Rd.
P.O. Box 411
443-289-4578 (cell & text)
eligiuswachter@yahoo.com

Hearing on Tax Reform and Charitable Contributions

Submitted, statement request upon record.

Dear Members of Congress, in the Ways and Means Committee,

I am requesting in view of the charitable contributions reversion suggested in initiating a dollar cap on total itemized deductions, a strict review of the free speech principle, which application would thus render unconstitutional this motion in the change of the tax laws. In this remark, I am suggesting a mild review of President Obama's any possible oversight in this constitutional issue—based on the inner need of the legislative branch to provide ample support to the president given the dire circumstances in the Middle East, with Iran and Syria in complete contraversion of known international laws. The Congress must give complete support to President Obama, withstanding the effective duties which must be undertaken int. immediate in response ent. due to the known atrocities committed by the Assad regime disbanded by known avid protocols prohibiting war crimes and terror, and, in effect due to the Iran Khameni government's confuscation and obliteration of standard nuclear weapon protocols. Then, according to the normative and standardized application of international law, Assad must face denounce and trial in the ICC, and the Iran regime must be removed from power by forcive use of nuclear arms, a conclusion that must be forced based on the key review of our international (and Security Council) duties implied and expressed without condition in: 1) the standard application of nuclear arms protocols and, 2) with adequate review of the level of threat imposed by Iran against the sovereign nation state of Israel, with the known ethnic hatred and anti-Semitic ideologue of the former against the latter. The One has uted use of small level nuclear arms against both the Assad regime and the Iran government to restore the balance of power in the Mid-East, int. immediate, concomitant to the fact that they are in dangerous—and if unremanded then fatal—disalliant as of current. The same justice applied when Iraq invaded Baghdad to counter with effective use of disarming force is constructive in the focal incite and logic of the above conclusories. Then, the fact that Iran is making *and will have* a nuclear device, and coupled in dangerous and fated disally with Syria, is instructive as to the requirement of adequate force injusted use of nuclear device to in adequate remove of the threat full awared.

Eligius G. Wachter, submitted with respect.